EXHIBIT "17"

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REPORTER'S RECORD
                                                    COPY
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               TRIAL COURT CAUSE NO. 2020DCV2997
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                      VOLUME 1 OF 1 VOLUMES
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 4
  |ALBERTO FLORES.
        Plaintiff,
   VS.
   KEYVAN PARSA, M.D. and
   MONTOYA PARK PLACE, INC.,
                                    IN THE DISTRICT COURT
        Defendants,
 7
                                    OF EL PASO COUNTY, TEXAS
   VS.
 8
                                    327TH JUDICIAL DISTRICT
   WESTSTAR TITLE, L.L.C.,
   Intervenor/Third-Party
   Plaintiff,
10
   Fidelity National Title
11
  Insurance, CO.
12
13
                         MOTIONS HEARING
14
15
              The 8th day of June, 2021, the following
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17
   proceedings came on to be heard in the above-entitled
18
   and numbered cause before the Honorable THOMAS A.
19
   SPIECZNY Judge Presiding, via Zoom in accordance with
20
   the Supreme Court of Texas' Emergency Order Regarding
21
   the COVID-19 State of Disaster, held in El Paso, El Paso
22
   County, Texas:
23
             Proceedings reported by machine shorthand
   utilizing computer-assisted realtime transcription.
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1 witness. Doctor, would you raise your right hand, 2 3 please? KEYVAN PARSA, 4 having been first duly sworn by the Court, testified as 5 follows: 6 DIRECT EXAMINATION 7 BY MR. BROWN: 8 Dr. Parsa, can you please state your full name? 9 10 Α. Keyvan Parsa. 11 Doctor, you remember when you were here back on Q. May 18th of this year and you testified on -- on the 13 original motion that the defendants, Fidelity and WestStar, had filed for interpleader. Do you remember 14 15 that? 16 Α. Yes. And at that time I believe that you testified 17 Q. that the monies at issue, the \$700,000 and the \$338,000, 18 19 remained on deposit at Wells Fargo; is that correct? 20 Α. Yes. As of today, July 8th, 2021, do those monies 21 Q. 22 still remain on deposit in those same accounts? 23 Α. Yes, sir. 24 Q. When were the monies originally deposited into 25 those accounts?

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1
        Α.
            July 2020.
            And --
2
        Q.
3
            July -- July 20th, 2020.
        Α.
4
            Now, after that but before the lawsuit, were
        Q.
   the monies used as collateral for a credit line?
5
6
        Α.
            Yes.
7
        Q.
            When did that take place after July 20th of
8
   2020?
9
            August 2020.
        Α.
10
        Q.
            And that was in the name of what account
   holder?
11
        Α.
12
            Westmount Group.
13
                 THE COURT: Can you speak a little louder,
14
   please?
                 THE WITNESS: Yes.
15
16
                 Westmount Group.
17
        Q.
             (BY MR. BROWN) And is the correct name of that
   entity Westmount Group, Inc.?
18
19
        Α.
            Yes.
20
        Q.
            How are you affiliated with that entity?
21
            I'm the president.
        Α.
22
            All right. There's an Exhibit B that was
        Q.
   attached to the joint motion for interpleader. You've
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24
   had an opportunity to review that in preparation for
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   today?
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A. Yes.

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- Q. There were a couple letters that were attached that identified accounts in the name of Westmount Group, Inc., which back in January of 2021 had the respective sums of 700,000 and -- and 338,000 in them; is that correct?
 - A. That is correct.
- Q. Now, are those the same accounts and the same funds that were deposited back in July of -- of '20?
 - A. Identical, yes.
- Q. And so, to my understanding, a temporary injunction was issued and entered into in this case in the latter part of January of 2021; is that correct?
 - A. Yes.
- Q. So since that date has there been any change in where these monies are deposited and in -- in what name?
 - A. No.
- Q. If -- if the monies were to be removed at this point, are there any consequences that would flow -- monetary consequences that would flow from doing that?
 - A. Yes.
 - Q. What are those?
- A. At least the 4.5 penalty plus other fees, and, also, there are tax -- tax consequences, and most importantly, it's pledged to the loan, so it virtually

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is illegal for me to take the funds and send it to the
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   registry of the Court.
             Now, you said 4.5 penalty. Is it a
 3
        Q.
   4.5 percent --
 4
 5
        Α.
             Percent penalty. Yes.
 6
        Q.
            Calculated on the sum of $1,038,000?
 7
        Α.
            At least, yes.
            And you said there were other penalties or fees
 8
        Q.
   that would be incurred?
9
10
        Α.
            Yes.
11
            And would the -- you said it was -- it would be
        Q.
12
   illegal to -- since the monies have been pledged as
13
   collateral, to -- to remove the funds from the accounts.
14
   Are you saying that in your -- to your understanding
15
   that would be a breach of the contract where -- whereby
16
   the funds were -- the monies were pledged?
17
            Yes, that is correct.
        Α.
                 MS. KELLEY: Objection, legal conclusion.
18
                 THE COURT: I'll -- I'll overrule it.
19
20
                 You may continue.
21
                             I'll pass the witness,
                 MR. BROWN:
   Your Honor.
22
23
                 THE COURT:
                             Okay. Let's keep the same
24
   order.
25
                 Mr. Kirk, do you want to question this
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witness?
 1
 2
                 MR. KIRK: Yes, Your Honor. Thank you.
 3
                        CROSS-EXAMINATION
   BY MR. KIRK:
 4
        Q.
            Dr. Parsa, why did you not tell Albert Flores
 5
 6
   about the deposits into the Wells Fargo accounts?
                 THE WITNESS: Do I need to answer the
 7
 8
   question?
                 MR. BROWN: You need to.
9
10
                 THE WITNESS: I'm sorry?
                 MR. BROWN: You need to answer that.
11
12
                 THE WITNESS: Would you -- would you repeat
13
   one more time your question, sir?
             (BY MR. KIRK) Yes. Why did you not tell
14
        Q.
   Albert Flores about the deposits into the Wells Fargo
15
16
   accounts?
17
                 MR. BROWN:
                             Judge, I would object that that
18
   assumes facts not in evidence at this point, as
19
   Mr. Flores has never testified in this hearing.
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                 THE COURT: I'll overrule the objection.
21
                 You can go ahead and answer.
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                 THE WITNESS: I should answer?
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                 MR. BROWN: Yes.
24
                 THE COURT: Yes.
25
                 THE WITNESS: Well, you know, if you look
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STATE OF TEXAS
1
                             )
   COUNTY OF EL PASO
3
        I, Maria I. Stallings, Official Court Reporter in
4
   and for the 327th District Court of El Paso County,
6
   State of Texas, do hereby certify that the above and
   foregoing contains a true and correct transcription of
7
   all portions of evidence and other proceedings requested
8
   in writing by counsel for the parties to be included in
10
   this volume of the Reporter's Record, in the
11
   above-styled and numbered cause, all of which occurred
   in open court or in chambers and were reported by me.
12
13
        I further certify that this Reporter's Record of
14
   the proceedings truly and correctly reflects the
15
   exhibits, if any, offered by the respective parties.
16
        I further certify that the total cost for the
17
   preparation of this Reporter's Record is $97.00 and was
   paid by Mr. James Brewer, Esq.
18
19
        WITNESS MY OFFICIAL HAND this the 15 th day of
20
   July, 2021.
21
22
                         <u>/s/ Maria I. Stallings</u>
                         MARIA I. STALLINGS. Texas CSR# 8229
                         Official Court Reporter
23
                         327th District Court
24
                         500 E. San Antonio, Rm. 606
                         El Paso, TX 79901
25
                         (915) 546-2032
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